

Received:
03/12/2008 20:26 2129399533

Mar 13 2008 09:23 AM

PAGE 02/02

LAWFIRM3604BWAY

DAWN M. FLORIO LAW FIRM, PLLC

Attorney & Counselors at Law

185 Engle Street
Englewood, NJ 07631
NY, NJ & DC3604 Broadway
New York, NY 10031
Tel: (212) 939-9539
Facsimile: (212) 939-95339 West Prospect Avenue
Suite 208
Mt. Vernon, NY 10550*DawnMFlorio@yahoo.com*

Hon. Richard J. Sullivan
 United States District Judge
 United States Courthouse
 500 Pearl Street Room 815
 New York, NY 10007

USDS SDNY

DOCUMENT

ELECTRONICALLY FILED

DOC #: _____

DATE FILED: 3/14/08

MEMO ENDORSED

March 12, 2008
 Re: United States v. Tea Sanchez
 07 Cr:692

Dear Hon. Sullivan,

I represent Tea Sanchez in the case entitled United States v. Vladimir Bararushkin et al. Ms. Sanchez requests the court to allow her to travel to New Jersey for one day for the purpose of purchasing a used car. She will be purchasing the car at County Auto Sales at 109 E. Main Street in Somerville, New Jersey.

John Moscato of Pretrial Services who Ms. Sanchez speaks to once a week has given his consent for her to travel to New Jersey to purchase the car. Assistant United States Attorney Jenna M. Dabbs has also consented to allow Ms. Sanchez to travel to New Jersey for the sole purpose of purchasing this car. Please contact me if you have any questions.

Very Truly Yours,

Dawn M. Florio

Dawn M. Florio

Cc: Jenna M. Dabbs
 Assistant United States Attorney

John Moscato
 Pretrial Services Officer

DO ORDERED

Date:

RICHARD J. SULLIVAN
U.S.D.A.

3/13/08